## REMARKS

The Advisory Action dated 6/22/2010 has been considered. In particular, the office action advises that new matter was added in the previous matter. For the record, this proposed rejection is traversed because the term coaxially is clearly in the specification and claims (applicants recognize that a formal rejection has not been issued). The previous amendment simply added the standard definition from a highly respected recognized dictionary. However, in order to facilitate prosecution, this amendment reverts to the previous language, but Applicant notes that the standard definition of coaxially applies which is "having or mounted on a common axis," which is how claim 1 was previously amended. See The American Heritage Dictionary of The English Language, Third Edition for the definition. Therefore, the claim means exactly the same as with the previous amendment but attempts to avoid unnecessary rejections that delay an early notice of allowance.

In any event, all of the arguments of the previous amendment apply since the result of claim language is exactly the same as the previous amendment.

The Examiner is respectfully requested to withdraw the outstanding rejection and to pass the subject application to Allowance.

The Commissioner is hereby authorized to charge any fees in connection with this communication to Eastman Kodak Company Deposit Account No. 05-0225.

Respectfully submitted,

Attorney for Applicant(s) Registration No. 36,390

Peyton C. Watkins/dlm Rochester, NY 14650

Telephone: 585-477-8282 Facsimile: 585-477-4646

If the Examiner is unable to reach the Applicant(s) Attorney at the telephone number provided, the Examiner is requested to communicate with Eastman Kodak Company Patent Operations at

(585) 477-4656.